#### **REMARKS**

This application has been carefully reviewed in light of the Office Action mailed June 29, 2004. Claims 1-36 are pending in the Application. Claims 1, 14, and 27 have been amended. Applicants respectfully request reconsideration and favorable action of all pending claims in view of the following remarks.

## **Telephone Interview**

Applicants thank the Examiner for the telephone interview on July 21, 2004, in which the Examiner reiterated the allowability of Claims 7-12 and 19-23. Applicants' representative, Brad Williams, expressed concern that the present Office Action did not appear to address Applicants' pervious arguments for the allowability of the claims. Mr. Williams agreed to again review *Faghri* with respect to the rejections. The Examiner confirmed that the means-plus-function claims are in proper format. The Examiner also expressed his opinion with respect to the claimed ribs and channels in certain claim limitations.

## Rejections Under 35 U.S.C. §§ 102 and 103

The Office Action rejects Claims 1-6, 13-18, and 24-35 (it is assumed Claim 36 is also rejected) under 35 U.S.C. § 102(b) as being anticipated over U.S. Patent No. 4,976,308 to Faghri ("Faghri"). Applicants respectfully traverse this rejection for the reasons discussed below.

Claim 1 recites a housing having a chamber with a heat absorbing material therein. Claim 1 further recites that the housing has "an exterior surface through which heat can enter and leave said housing" and recites "a heat pipe disposed at least substantially within the chamber and disposed within the material of said housing and operative to facilitate heat distribution within the material of said housing in a manner which reduces temperature gradients across said surface." In contrast, the arrangement disclosed in the *Faghri* patent is significantly different.

More specifically, *Faghri* discloses in Figures 2 and 3 a cylindrical housing 12 having in the interior thereof a chamber which contains a heat absorbing material 18 encased within a plurality of spherical containers 16. A plurality of heat pipes 22 extend radially, and each have one end disposed within the housing 12 and the other end disposed externally of the

housing 12. The heat pipes transfer heat between a fluid 6 which surrounds the housing 12, and the phase change material 18 within the containers 16 inside the housing. The housing 12 is made of stainless steel, and it appears to be possible for some heat to enter and leave the housing 12 through the exterior surface of the housing 12. However, *Faghri* appears to teach that the majority of the heat which enters and leaves the housing 12 travels through the heat pipes 22. In this regard, it should be noted that the heat pipes 22 of *Faghri* function primarily to transfer heat between two regions respectively located inside and outside the housing 12, rather than to transfer heat within the material of the housing 12. FIGURE 5 also clearly illustrates that the majority portion of heat pipe 22 is disclosed within cylindrical housing 12. The heat pipes 22 of *Faghri* are clearly not "disposed at least substantially within the chamber and disposed within the material of said housing and operative to facilitate heat distribution within the material of said housing in a manner which reduces temperature gradients across said surface", as required by Claim 1. It is therefore respectfully submitted that Claim 1, as amended, is not anticipated or rendered obvious by the *Faghri* patent, nor are the claims depending therefrom, and notice to that effect is respectfully requested.

Independent Claim 14 was also rejected under §102 as anticipated by Faghri. In this regard, Claim 14 is a method claim, which includes limitations comparable to the limitations from Claim 1 that have been discussed above. For example, Claim 14 includes a limitation reciting the step of "distributing said heat within the material of said housing, including the step of using a heat pipe disposed at least substantially within the chamber and disposed within the material of said housing to facilitate distribution of said heat in a manner which reduces temperature gradients across said surface." Claim 14 is therefore believed to be patentably distinct from the Faghri patent for the same basic reasons as Claim 1, as are the claims depending therefrom, and notice to that effect is respectfully requested.

Independent Claim 27 is allowable for reasons analogous to those described above in conjunction with Claim 1, as are the claims depending therefrom, and notice to that effect is respectfully requested. Claim 27 is also allowable because the Office Action has failed to properly identify in Applicants' specification the claimed means recited by Claim 27 and provide an explanation of why that claimed means is equivalent to any alleged corresponding structure in the cited reference, as required by Section 2183 of the M.P.E.P. For at least this additional reason, Claim 27 and the claims depending therefrom are allowable. Reconsideration and favorable action are requested.

Based on the foregoing, it respectfully submitted that all of the pending claims are fully allowable, and favorable reconsideration of this application is therefore respectfully requested.

# **Allowable Subject Matter**

Applicants appreciate the indication in the Office Action that Claims 7-12 and 19-23 are allowed.

**PATENT** 09/397,481

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### **CONCLUSION**

Applicants have now made an earnest attempt to place this case in condition for immediate allowance. For the foregoing reasons and for other apparent reasons, Applicants respectfully request of all pending claims

If the Examiner feels that prosecution of the present Application may be advanced in any way by a telephone conference, the Examiner is invited to contact the undersigned attorney at 214-953-6447.

Applicants do not believe that any fees are due. However, the Commissioner is hereby authorized to charge these fees and any extra fee or credit any overpayments to Deposit Account No. 02-0384 of Baker Botts L.L.P.

Respectfully submitted,

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